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1 2	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORKX	
3	METROPOLITAN LIFE INSURANCE : COMPANY, : ECF FILING	
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5	a conimat	
6	-against- : :	
7	KATHRYN CLAIRE CAMPBELL, : CATHERINE LEE WERNER, and :	
8	SHARON CAMPBELL, :	
9	: Defendants. :	
10	X	
11	AFFIDAVIT OF BARRY L. BRESLOW, ESQ.	
12	STATE OF NEVADA )	
13   14	) ss.  COUNTY OF WASHOE )	
15	Barry L. Breslow, being duly sworn, deposes and states as follows:	
16	1. I am an attorney licensed to practice law in good standing in Nevada since	987.
17	2. I have been an attorney with Robison, Belaustegui, Sharp & Low since 198	8, and
18	currently am a shareholder of that firm.	
19	3. I am primary counsel for Defendant Kathryn Claire Campbell ("Claire").	
20	4. Claire is the daughter of Cole Campbell ("Cole"), who died from injuries	
21	sustained in a motor-vehicle accident in Washoe County, Nevada on January 5, 2007.	
22	5. At the time of his death, Cole was covered under a group variable life-insur	ance
23	policy (the "Policy") underwritten by the Plaintiff.	
24   25	6. Claire was a designated beneficiary of twenty percent of the proceeds of Co	le's
26	\$1,026,000 Policy, while Sharon, Cole's ex-wife, was a designated beneficiary of ten perce	ent of
27	the proceeds of the Policy.	
28	7. Catherine Werner ("Catherine"), was Cole's spouse at the time of his death	and

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was a designated beneficiary of seventy percent of the proceeds of the Policy.

- Upon Cole's death, both Claire and Sharon filed claims with the Plaintiff to 8. receive their designated percentage of the proceeds, as provided for by the terms of the Policy.
- Catherine sent the Plaintiff a written objection to the Plaintiff's proposed 9. distributions to Claire and Sharon.
- It is my belief that Catherine believes that Cole mistakenly neglected to remove 10. Claire and Sharon as beneficiaries of the proceeds of the Policy.
- The Plaintiff refused, and continues to refuse, to distribute to Claire and Sharon 11. their rightful percentage of the proceeds of the Policy.
- On July 20, 2007, I caused a Complaint to be filed in the Second Judicial District 12. Court of the State of Nevada, on Claire's behalf (the "Nevada lawsuit"), and caused the Complaint to be served on Metropolitan Life Insurance Company.
- The Plaintiff, Sharon and Catherine each individually answered Claire's Nevada 13. lawsuit, and Catherine filed a cross-claim against the Plaintiff for, among other things, negligence and breach of contract.
- Each of Catherine's cross-claims arise out of the dispute over the proceeds of the 14. Policy.
- I served on the parties to the Nevada lawsuit a Notice to Set Trial, which setting is 15. to take place on September 11, 2007.
- It is my belief that trial in the Nevada lawsuit will commence sometime in late 16. summer of 2008.
- On September 11, 2007, counsel for the parties to the Nevada lawsuit will 17. participate in an early case conference, pursuant to Nev. R. Civ. P. 16 wherein the parties will, among other things, meet and confer as to the scheduling of discovery, production of documents, and filing of dispositive motions. The parties will also disclose the identity and knowledge of potential witnesses.

- The Plaintiff commenced this Interpleader action on August 15, 2007. 18.
- The Plaintiff seeks to interplead the proceeds of the Policy and indicated an intent 19. to seek an injunction prohibiting the parties from proceeding with the Nevada lawsuit.

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- Claire and Sharon respectfully ask that this Court abstain from exercising 20. jurisdiction over this Interpleader action and dismiss the Interpleader Complaint. Alternatively, Claire and Sharon ask that this Court stay this Interpleader action pending resolution of the Nevada lawsuit.
- It is my belief that the Interpleader and the Nevada lawsuit are parallel and 21. concurrent.
- Pursuant to conversations with counsel for Catherine Lee Warner, it is my belief 22. that Catherine would prefer to litigate this matter in Nevada, and will not oppose this Motion.
- Proceeding with litigation in the Southern District of New York has created, and 23. will continue to create, a financial hardship on my client.
- In the event that this Court agrees to dismiss the Interpleader, Claire will stipulate 24. to an order of the Nevada court that will provide for the disputed thirty percent of the proceeds of the Policy to be placed in an interest bearing account until the matter is resolved, and thereafter paid out in accordance with the determination of the Nevada District Court.

DATED this day of September, 2007.

Subscribed and sworn to before

7th day of September, 2007, me this

MARY CARROLL DAVIS Notary Public - State of Nevada Appointment Recorded in Washoe County No: 94-0407-2 - Expires November 22, 2010

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